## **DECLARATION AND POWER OF ATTORNEY**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor, if only one name is listed below, or an original, first and joint inventor, if plural names are listed below, of the subject matter which is claimed and for which a patent is sought on the invention entitled

		METHOD AND SYSTEM	FOR E-MAIL FILTERING		
and for	which a patent applicat	ion:			
⊠	is attached hereto (and	includes amendment(s) filed	on (if applicable))		
	was filed in the United	States on as Applie	cation Serial No.	,	
	with amendment(s) file	ed on (if application	ıble)		
	was filed as PCT Intern	national Application No	on	and was amende	ed under PCT
	Article 19 on	(if applicable)			
	y state that I have review nded by any amendment		nts of the above-identified app	lication, includin	g the claims,
I ackno §1.56.	wledge the duty to disc	lose information known to me	to be material to patentability	as defined in Tit	le 37, C.F.R.
for pate other th inventor	ent or inventor's certification in the United States of or's certificate, or any PC	ate, or 365(a) of any PCT inte America, listed below, and ha CT international application or	C. § 119 (a)-(d) or (f) or 365(b) rnational application which de ave also identified below any for this invention filed by me or son on which priority is claimed	esignated at least Foreign application my legal represe	one country n for patent or
	EARLIEST FO		NY, FILED PRIOR TO THE FII LICATION	LING DATE OF	
APPL	ICATION NUMBER	COUNTRY	DATE OF FILING (day, month, year)	PRIORITY	CLAIMED
I	PCT/US98/15552	WIPO	23 JULY 1998	Yes ⊠	No □
I hereb		er Title 35, United States Code	e §119(e) of any United States	provisional appl	ication(s)
	APPLICATIO	ON NUMBER	FILIN	G DATE	
	60/05	3 668	JULY	24, 1997	

I hereby claim the benefit under Title 35, United States Code § 120 of any United States application(s) listed below, and insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application

APPLICATION SERIAL	FILING DATE		STATUS			
No.		PATENTED	Pending	ABANDONED		
09/180,377	23 JULY 1998	X				
то соме	TO COME		X			

**POWER OF ATTORNEY**: As a named inventor, I hereby appoint the following attorneys, with full power of substitution and revocation, to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith: Daniel A. Devito (32,125), Edward V. Filardi (25,757), David W. Hansen (38,910), Constance S. Huttner (35,903), Ronald S. Laurie (25,431), Robert B. Smith (28,538), Robert B. Beyers (46,552), Meir Y. Blonder (40,517), John L. Dauer, Jr. (39,953), Jose Esteves (41,011), Frederick D. Kim (38,513), Thomas R. Lane (42,718), Douglas R. Nemec (41,219), Guy Perry (46,194), Andrew F. Strobert (35,375), Todd J. Tiberi (37,455), and Joseph Yang (41,387), all of Skadden, Arps, Slate, Meagher & Flom LLP, whose address is Four Times Square, New York, NY 10036.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Signature of Inventor				Date		

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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